UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

ROSALINDA TORRES)
Plaintiff,)
)
v.) Case No. 1:24-cv-00555
)
PORTFOLIO RECOVERY ASSOCIATES,)
LLC)
Defendant.)

STIPULATION OF DISMISSAL WITH PREJUDICE

COMES NOW Plaintiff and Defendant Portfolio Recovery Associates LLC pursuant to Federal Rules of Civil Procedure 41(a)(1)(A)(ii) hereby requesting that this action be dismissed with prejudice. In support hereof, the Parties state as follows:

- 1. Plaintiff has agreed to dismiss her claims against Defendant with prejudice.
- 2. Defendant does not oppose said dismissal.
- 3. Plaintiff and Defendant have agreed to each pay their respective fees and costs.

 WHEREFORE, the Parties request that Plaintiff's claims against Defendant Portfolio

 Recovery Associates LLC be dismissed with prejudice.

Respectfully submitted,

Dated: April 4, 2025

By: s/ Tiffany Hill

Tiffany Hill, Esq. (OBA# 31332)

PO Box 803672

Dallas, TX 75380

(405) 456-9406

thlegalconsulting@gmail.com

Attorney for Plaintiff

By: s/ Xerxes Martin EUGENE XERXES MARTIN, IV Texas State Bar No. 24078928

Email: xmartin@mgl.law
JACOB MICHAEL BACH
Texas State Bar No. 24100919

Email: jbach@mgl.law

MARTIN GOLDEN LYONS WATTS MORGAN PLLC

Northpark Central, Suite 1850 8750 North Central Expressway Dallas, Texas 75231

TEL: (214) 346-2630 FAX: (214) 346-2631 Counsel for Defendant

Portfolio Recovery Associates, LLC

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing document, using the electronic case filing system of the Court and a copy of the foregoing was served upon all parties of record via CM/ECF.

Respectfully submitted,

Dated: April 4, 2025 <u>s/ Tiffany Hill</u>